

GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

I&CAD Deptt. - Industrial Water Supply – Drawal of 0.07 TMC of water per year to M/s. My Home Industries Limited for a further period of 10 years – Renewal of Permission – Accorded.

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**IRRIGATION & CAD (PW:REFORMS) DEPARTMENT**

**G.O.Ms.No.80.**

Dated:23-08-2013.  
Read the following:-

- 1) G.O.Ms.No.102, I&CAD(PW:Reforms)Dept., dt:25.08.2009.
- 2) From the My Home Industries Limited, Lr.No.MHIL/PROJ /CPP-2/IRR/007/2012-13, dated:20.02.2013.
- 3) Govt.Memo.No.5149/Reforms/A2/2013, dated:08.03.2013.
- 4)From the ENC(Irrigation), Hyderabad. Lr.No.ENC(I)/DCEIV/ OTM5/S1/960/09, dated:03.04.2013.
- 5) Govt.Memo.No.5149/Reforms/A2/2013, dt:18.05.2013.
- 6)From the ENC(Irrigation), Hyderabad. Lr.No.ENC(I)/DCEIV/ OTM5/S1/960/09, dated:31.05.2013.

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**ORDER:**

In the reference 1<sup>st</sup> read above, Government have accorded permission for drawal of 0.07 TMC of water per annum at Prakasham Barrage by M/s.Theja Energy Limited for their 60 MW coal based Power Plant proposed to be set up at Mellacheruvu Village in Nalgonda District, subject to usual terms and conditions and also subject to payment of water charges prescribed in G.O.Ms.No.39, I&CAD Department, dated:02.04.2002 for consumptive use for a period of 5 years.

2. In the references 4<sup>th</sup> and 6<sup>th</sup> read above, the Engineer-in-Chief(Irr.), Hyderabad has informed that M/s. Teja Energy Limited has merged with M/s. My Home Industries Limited on account of amalgamation vide Hon'ble High Court orders Cp.No.74 and 75 of 2010. The assets, liabilities, sanctions and approvals standing in the name of M/s. Teja Energy Limited stand transferred to M/s. My Home Industries Limited and requested the Government to accord permission for supply of 0.07 TMC of water per annum from surplus water of Krishna River with usual terms and conditions for a further period of 25 years duly modifying the above said G.O.

3. In continuation of the orders issued in the reference 1<sup>st</sup> read above, Government after careful examination of the proposal hereby accord permission for drawal of 0.07 TMC of water per annum from surplus water of Krishna River for the flows calculated at Prakasham Barrage for a further period of ten years after the expiry of present order to M/s. My Home Industries Limited for their 60 MW coal based Power Plant at Mellacheruvu Village in Nalgonda District subject to the following conditions:-

- 1) The annual requirement of 0.07 TMC of water can be spared from surplus water of Krishna river.
- 2) The water drawn from the canal/river should be utilized for the purpose for which permission is granted. Any misuse in this regard will entail cancellation of the permission without any notice liable for imposition of penalty.

- 3) The entire cost of infrastructure to draw water shall be borne by the industry only.
- 4) Water meters or suitable approved measuring devices should be installed by the industry at their own cost to measure the water consumed and water measuring devices should be kept under the control of Irrigation & CAD Department and the representatives of the user shall be present at all times for taking readings.
- 5) The industry should pay water rate at the existing rates and subject to revision by the Government from time to time. In case of failure to pay water rate/ royalty the permission to draw water shall stand cancelled.
- 6) No field bodhi or pipeline shall be taken through or along with Government land without approval of Government and if permission is accorded by the Government the lease of Government land should be paid as fixed by the Government only.
- 7) The industry should obtain the prior concurrence of concerned Department for laying pipeline and for crossing etc.
- 8) The industry should make their own arrangements for supplementation of water in their premises only.
- 9) The industry should make their own arrangements to dispose the treated effluents as per norms of Andhra Pradesh Pollution Control Board in their premises only and should obtain prior permission if any needed from Government to dispose treated effluents in the natural resources.
- 10) The Irrigation & CAD Department reserves the right for cancellation of the permission without assigning any reasons thereof.
- 11) The Irrigation & CAD Department is no way responsible of non-supply / Non Availability of water due to any reasons in any particular water year.
- 12) The Industry must strengthen the canal margin 100 Mts on either side of the proposed off take point to avoid slips, erosion of banks and to protect existing margins as directed by the Department.
- 13) The industry should lay the pipeline duly leaving not less than 1.00 Mts., from the toe of the flood bank.
- 14) The industry has to construct CC walls to avoid leakages at pipe line crossings.
- 15) The industry should follow the Revenue Board Standing orders (B.S.O).
- 16) The industry should pay security deposit at 2.5 % on 10 years water charges for which permission is granted.
- 17) The permission accorded shall be for a period of 10 years after the expiry of present order only. The permission shall have to be renewed well in advance before the expiry of the permission.

- 18) The Industry shall pay one year water charges as advance and amounts due to the Department before entering into agreement.
- 19) The industry should make its own arrangements creating storage facilities for the requirement of water 0.04 TMC during non surplus period.
- 20) The present rate of royalty charges as per the G.O.Ms.No.39, I&CAD Department, Dated:02-04-2002 is Rs.4.50 per 1000 gallons for consumptive use. The water royalty charges are likely to be revised by the Government from time to time and the industry shall pay the revised rates as fixed by the Government from time to time.
- 21) The firm has to pay the water charges for the estimated quantity in advance at the start of the Finance Year (i.e) before 10<sup>th</sup> April every year as per BSO.
- 22) The consumptive utilization of 0.08 TMC of annual requirement as required should not be exceed under any circumstances.
- 23) A detailed plan showing the location, the intake arrangements, conveyance system etc., shall be furnished to the Department.
- 24) The industry shall abide any other conditions laid down by the Government/ Department from time to time.
- 25) The permission does not confer any riparian right to the industry.
- 26) Non adherence of the any of the conditions by the industry entails cancellation of the permission.

4. The Engineer-in-Chief(Irrigation), Hyderabad shall take necessary action accordingly and he is also requested to show savings to meet this small demand instead of depending upon surplus water which may not available in future.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

ADITYA NATH DAS,  
PRINCIPAL SECRETARY TO GOVERNMENT.

To  
The Engineer-in-Chief(Irr.) Errum Munzil,  
Jalasouda Building, Hyderabad.  
The Collector & District Magistrate, Nalgonda.  
The Managing Director, A.P. Pollution Control Board, Hyderabad.  
The Superintending Engineer, Irrigation Circle, Vijayawada.

Copy to:

The O.S.D. to Minister(M&MI).  
M/s. My Home Industries Limited, 9<sup>th</sup> Floor, Block-3, My Home Hub,  
Madhapur, Hyderabad through the ENC(I), Hyderabad.

SF/SC.

//FORWARDED :: BY ORDER//

SECTION OFFICER